

I oppose the CBA's attempt at the weakening of Indiana's law. Just because a bank, credit card company or long distance carrier may attempt to claim an "established business relationship"

with an Indiana consumer is does NOT give them the right to call or harrass that Indiana consumer at home for their business purposes. The CBA cannot ASSUME permission to call just because the consumer may have an account with them. They must seek the direct permission of the consumer for access -- not the other way around. I, as a consumer, have already indicated that I do NOT want to have telephone communication with various businesses and organizations by joining the NO CALL LIST of Indiana -- that means NO CALLS unless I specifically say so. Any bank, credit card company, or long distance carrier or other businesses and organizations that violates that prohibition on contacting me or members of my family under the current Indiana [and federal] law will lose my business. I would be willing to join a class action law suit to prevent the CBA from circumventing current Indiana and federal law on this matter.